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*E. NO. 15,101

MORTGAGE	Ministering and a second state of the second states and the second	
6987	BOOK 122	of Logal Blanks, Lawrence, Kansas
This Indenture, Made this	2nd day of June Ight and Charles R. Albright, hi	sband and wife
f Lawrence In the	County of Douglas and Sta	e of Kansas
part.e.s. of the first part, and	De Lawrence Building and Loan As	sociation
	of the first part, in consideration of the sun	
othemduly pe his indenture doGRANT, BAR	id, the receipt of which is hereby acknowled GAIN, SELL and MORTGAGE to the said part	Iged, ha.V.9, sold, and by
ollowing described real estate s Cansas, to-wit:	tuated and being in the County of	RELAS and State of
Seven (23(), in 1	Six (6) in Block Two Hundred T the City of Eudora estate, title and interest of the said part 1930	hirty
And the said part 10.5. of the first part	dohereby covenant and egree that at the delivery hereo good and indefeasible estate of inheritance therein, free and c	the first part merein.
and t	at they will warrant and she fand the sum and at it	
it is equived between the parties hereto that	the part 20.3 of the first part shall at all times during the against said real estate when the same becomes due and pay against fire and torrado in such sum and by such insurance he loss, if any, made payable to the part, 3.5 of the seco of the first part shall fail to pay such faxes when the same be part. 3.5 of the second part may pay sold taxes and in , secured by this indenture, and shall bear interest at the rate	life of this indenture, pay all taxes
THIS GRANT is intended as a mortgage to a	cure the payment of the sum of Three thousand	and no/100
cording to the terms of ONS certain wr	then obligation for the payment of said sum of money, execu-	bollars,
art, with all interest accruing thereon according	to the terms of said obligation and also to secure any payabl	a to the part I of the second
pertonent of the second part to pay to	any insurance or to discharge any taxes with interest thereon to pay the same as provided in this indenture.	as herein provided, in the event
And this conveyance shall be void if such g default be made in such payments or any pr tate are not paid when the same become due al estate are not kept in as good repair as the dithe whole sum remaining unpaid, and all of given, shall immediately mature and become	symmets be made as herein specified, and the obligation of in thereof or any obligation created thereby, or circent have and payable, or if the insurance is not kept up, activation of the second second second second second second of the obligations provided for in said written obligation, for its and, payable at the option of the holder hereof, without	entained therein fully discharged, on, or If the faxes on said real wrein, or If the buildings on said conveyince shall become absolute to exervity of which this indenture
a said part. \mathcal{Y} of the second part into thereon in the manner provided by law at 11 the premises hereby granted, or any part all the amount then unpaid of principal and is all be paid by the part \mathcal{Y} making such as	to take possession of the as d to have a receiver oppointed to collect the rents and bene hereof, in the manyer prescribed by law, and out of all terest, together with the costs, and charges incident thereto, ar	id premises and all the improve- fits accruing therefrom, and to moneys arising from such sale to ad the overplus, if any there be
It is annual by the martine bounts that she	e, on demand, to the tirst part 100 terms and provisions of this indenture and each and every ob	ligation therein contained, and all
In Witness Whereof, the part 1.0.9 of the I above written.	n	epd seal ^S the day and year
	Threacle B. Albr.	and the second s
	Charles R. Albri	ultreght (SEAL)
La series		=1
Kansas	MADAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAA	
Douglas county,	8. 	
before came	nreacle B. Albright and Charles	A. D. 19.59 the aforesaid County and State. R. Albright.
Uali to ma jacknow	DBNG BNG WITE encould known to be the same person S., who executed the idged the execution of the same.	foregoing Instrument and duty
IN WITNESS year lan amminison Expires April 21	WHEREOF, I have hereunto subscribed my name, and affixed m above written.	y official seal on the day and
and the second sec	L. E. Eby	Notect Public
June 2, 1959 at 1:30 P.M.	ELEASE Harold a. Be	R Register of Deed
e undersigned, owner of t	e within mortgage, do hereby acknowithorize the Register of Deeds to a	